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06                   UNITED STATES DISTRICT COURT  
07                   WESTERN DISTRICT OF WASHINGTON  
08                   AT SEATTLE

09         UNITED STATES OF AMERICA,                   )                   CASE NO. CR16-287-JLR  
10    )  
11         Plaintiff,                                    )  
12    )  
13         v.    )  
14         DANIEL RAMOS DOMINGUEZ,                   )  
15    )  
16         Defendant.                                    )  
17    )  
18    )  
19    )  
20    )  
21    )

22         Offense charged:   Conspiracy to Distribute Controlled Substances

23         Date of Detention Hearing:   November 10, 2016.

24         The Court, having conducted a detention hearing pursuant to 18 U.S.C. § 3142(f), and  
25         based upon the factual findings and statement of reasons for detention hereafter set forth, finds  
26         that no condition or combination of conditions which defendant can meet will reasonably  
27         assure the appearance of defendant as required and the safety of other persons and the  
28         community.

29                   FINDINGS OF FACT AND STATEMENT OF REASONS FOR DETENTION

30         1.         Defendant has been charged with a drug offense, the maximum penalty of which

01 is in excess of ten years. There is therefore a rebuttable presumption against defendant as to  
02 both dangerousness and flight risk, under 18 U.S.C. § 3142(e).

03           2.     Defendant was born in the United States although he lived in Mexico until age  
04       10. He still has family contacts in Mexico. His criminal record includes a number of failures  
05 to appear for hearing, with bench warrant activity. He has a significant marijuana habit, which  
06 he indicates has caused him to miss court dates and medical appointments. At the time of  
07 service of the bench warrants in this case, defendant fled the scene and was apprehended several  
08 days later. According to case agents, he was smoking marijuana in a parking lot and was  
09 arrested on outstanding warrants from local and county courts. Case agents also allege that a  
10 backpack with a kilogram of cocaine was recovered in a backpack which they connect to  
11 defendant.

12       3.     Taken as a whole, the record does not effectively rebut the presumption that no  
13 condition or combination of conditions will reasonably assure the appearance of the defendant  
14 as required and the safety of the community.

15 || It is therefore ORDERED:

01 the defendant to a United States Marshal for the purpose of an appearance in connection  
02 with a court proceeding; and

03 4. The Clerk shall direct copies of this Order to counsel for the United States, to counsel  
04 for the defendant, to the United States Marshal, and to the United State Pretrial Services  
05 Officer.

06 DATED this 10th day of November, 2016.

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09 Mary Alice Theiler  
10 United States Magistrate Judge  
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